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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/006,334	12/03/2001	Kamesh V. Gadepally	NSC1-G0610 [P04402 P01]	3399
75	90 05/28/2003			
Alfred A. Equitz GIRARD & EQUITZ LLP Suite 1110 400 Montgomery Street San Francisco, CA 94104			EXAMINER	
			HOANG, QUOC DINH	
			ART UNIT	PAPER NUMBER
			2818	
			DATE MAILED: 05/28/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

4 6	•	Application No.	Applicant(s)				
Office Action Summary		10/006,334	GADEPALLY, KAMESH V.				
		Examiner	Art Unit				
		Quoc D Hoang	2818				
P riod fo	The MAILING DATE of this communication app	pears on the cover shet with the	c rrespondence address				
A SH THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.11 SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing end patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply by within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS for cause the application to become ABANDC	e timely filed days will be considered timely. rom the mailing date of this communication. DNED (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) filed on 08 A	April 2003 .					
2a)□		is action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims						
	Claim(s) <u>1-13</u> is/are pending in the application						
	4a) Of the above claim(s) is/are withdraw	wn from consideration.					
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-13</u> is/are rejected.						
-	Claim(s) is/are objected to.						
• —	Claim(s) are subject to restriction and/o ion Papers	r election requirement.					
	The specification is objected to by the Examine						
10)	The drawing(s) filed on is/are: a) ☐ accept	oted or b) objected to by the E	xaminer.				
	Applicant may not request that any objection to the						
11)	The proposed drawing correction filed on		proved by the Examiner.				
	If approved, corrected drawings are required in rep	•					
· —	The oath or declaration is objected to by the Ex	aminer.					
-	under 35 U.S.C. §§ 119 and 120						
•	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 11	9(a)-(d) or (f).				
a)	☐ All b)☐ Some * c)☐ None of:						
	Certified copies of the priority documents						
	2. Certified copies of the priority document						
* 5	3. Copies of the certified copies of the prior application from the International Buse the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).					
14)[] <i>A</i>	Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 11	9(e) (to a provisional application).				
	 The translation of the foreign language pro Acknowledgment is made of a claim for domest 						
Attachmen	•						
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Inform	nary (PTO-413) Paper No(s) nal Patent Application (PTO-152)				
S. Patent and T	rademark Office		·				



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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 4/08/2003 has been entered.

Response to Amendment

2. Amendment filed on 4/08/2003 has been entered and made of record as Paper No. 11. Claims 1-13 are remained for examination in Paper No. 11 is acknowledged.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hsu., (US Patent 6,087,227) in view of Goto et al., (US Pat 6,197,646).

Regarding claims 1, 8 and 13, Hsu., Figs. 1-3, and related text on col. 1-7 which discloses a method for forming cobalt salicide regions and cobalt salicide exclusion regions during the manufacturing of an integrated circuit (IC), the method comprising the steps of (a) providing an IC structure including a plurality of MOS transistor

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structures, the plurality of MOS transistor structures having exposed silicon surfaces (col.6, lines 5-67 and Fig. 3A); (b) depositing a cobalt layer 430 on the IC structure in a controlled manner (col.6, lines 25-30 and Fig. 3B); (d) forming a photoresist masking layer 430 on those MOS transistor structures where cobalt salicide regions are to be formed (col.6, lines 30-35 and Fig. 3C); (e) removing the cobalt layer 430 from those MOS transistor structures where cobalt salicide exclusion regions are to be formed (col.6, lines 3 37-43) and Fig. 3D); (f) after step (e), stripping the photoresist masking layer 432 (col.6, lines 43-65 and Fig. 3 E); and (g) after step (f), reacting cobalt in the cobalt layer 430 with silicon 410 in the exposed silicon surfaces to form cobalt salicide regions 450 (col.7, lines 1-10 and Fig. 3F).

Hsu., does not disclose depositing a capping layer on the cobalt layer. Also, Hsu., does not disclose wherein step (b) includes the step of controlling at least one metal deposition parameter such that the cobalt layer has at least one predetermined property that causes the reaction of the metal with the silicon during step (f) to occur in a source limited manner and limits cobalt salicide crawl during step (g) beyond at least one of the portions of the MOS transistor structure where cobalt salicide regions are to be formed.

Goto et al., discloses in figure 6A and on columns 10-11 a step (c) depositing a capping layer on the cobalt layer (col. 11, lines 9-15), and wherein step (b) includes the step of controlling at least one metal deposition parameter such that the cobalt layer has at least one predetermined property that causes the reaction of the metal with the silicon during step (f) to occur in a source limited manner and limits cobalt salicide crawl

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during step (g) beyond at least one of the portions of the MOS transistor structure where cobalt salicide regions are to be formed (col. 6, lines 40-45, Fig. 7A; col. 10, lines 45-67 and Fig. 6A).

Hsu., and Goto et al., are combinable because they are from the same field of endeavor. At the time of the invention was made, it would have been obvious to a person of ordinary skill in the art to combine the cobalt layer teaching of Goto et al with Hsu's cobalt layer 430, because the cobalt layer having a predetermined thickness of T is formed on the device structure could control the sheet resistance of the metal silicate layer and limited the cobalt salicide crawl after silicidation as taught by Goto et al., column 10, lines 45-67. Therefore, it would have been obvious to combine Hsu., with Got et al., to obtain the invention of claims 1, 8 and 13.

Regarding claims 2 and 9, Goto et al., discloses one predetermined attribute of said at least one of the metal salicide regions is a sheet resistance (col. 10, lines 50-67 and Fig. 6A).

Regarding claims 3 and 10, Goto et al., discloses one predetermined attribute of said at least one of the cobalt salicide regions is a conductivity (col. 10, lines 50-67 and Fig. 6A).

Regarding claims 4 and 11, Goto et al., discloses at least one predetermined property of the cobalt layer is a thickness of said cobalt layer (col. 10, lines 50-67 and Fig. 6A).

Regarding claims 5 and 12, Goto et al., discloses the removal during step (e) of the cobalt layer from those MOS transistor structures where cobalt salicide exclusion

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regions are to be formed, is performed in a manner significantly limiting cobalt salicide crawl over and under the cobalt salicide regions formed during step (g) (col. 10, lines 50-67 and Fig. 6A).

Regarding claim 6, Goto et al., discloses the metal layer deposited in step (b) comprises metal selected from the group consisting of cobalt, titanium, tantalum, nickel and molybdenum (col. 10, lines 50-67 and Fig. 6A).

Regarding claim 7, Goto et al., discloses the metal layer deposited in step (b) has a thickness in the range of 150 to 500 angstroms (col. 11, lines 1-5 and Fig. 6A).

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Quoc Hoang whose telephone number is (703) 306-5795. The examiner can normally be reached on Monday-Friday from 8.00 AM to 5.00 PM.

If attempt to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Nelms can be reached on (703) 308-4910. The fax phone numbers of the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Quoc Hoang

Patent examiner/AU 2818.

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